

LAW OFFICE  
OF

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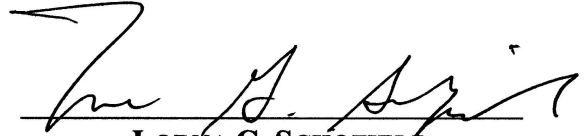
PALISADES, NY 10964

Defendant's surrender date is **ADJOURNED** to the earlier of (1) Defendant's discharge from Jacobi Hospital and (2) March 27, 2025. Defense counsel at any time may request a bail hearing in anticipation of Defendant's discharge. The Clerk of Court is respectfully directed to close the motion at Dkt. 112.

Dated: January 24, 2025  
New York, New York

January 24, 2025

Hon. Lorna G. Schofield  
United States District Judge  
United States Courthouse  
40 Centre Street  
New York, NY 10007

  
LORNA G. SCHOFIELD  
UNITED STATES DISTRICT JUDGE

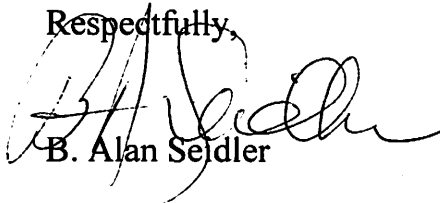
re: USA v. Dexter Washington, 23 Cr. 31 (LGS)

Dear Judge Schofield;

I appreciate the efforts of the Government to suggest a reasonable solution to the Washington surrender problem. However, my reaction is that after months in the Intensive Care Unit on a breathing tube; after an arm amputation, and multiple surgeries for internal injuries, the fact that Washington is discharged from Jacobi Hospital does not mean he will require no subsequent urgent medical care, and he will be medically fit to surrender to the BoP.

I would suggest that 72 hours prior to Washington's scheduled discharge from Jacobi Hospital, Washington's bail status be reviewed in light of the medical evidence then available.

Respectfully,

  
B. Alan Seidler